

To: Dee Cochran[DCO@statoil.com]
Cc: McAnaney, Sheila[McAnaney.Sheila@epa.gov]; 'ilana.saltzbart@kirkland.com'[ilana.saltzbart@kirkland.com]; Joseph Swearman[JSW@statoil.com]
From: Justice, James
Sent: Fri 7/25/2014 4:36:41 PM
Subject: RE: Summary of USEPA and Statoil Call 7-24-14

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Thank you Mr. Cochran,

I just had a lengthy and productive conversation with Mr. Swearman. Based on the conditions below we will move forward. I would like to touch base via a phone call on Monday to see where things stand for future work and planning.

If you need to reach me please use my cell phone Not Responsive

Thank you,

JJ Justice
 On-Scene Coordinator
 U.S. EPA Region 5
 Emergency Response Branch
 25063 Center Ridge Road
 Westlake, OH 44145
 Phone: (440) 250-1744
 Fax: (440) 250-1750

From: Dee Cochran [mailto:DCO@statoil.com]
Sent: Friday, July 25, 2014 11:52 AM
To: Justice, James
Cc: McAnaney, Sheila; 'ilana.saltzbart@kirkland.com'; Joseph Swearman
Subject: RE: Summary of USEPA and Statoil Call 7-24-14

Hello Mr. Justice,

I agree with your summary as written in you note. Joe Swearman will also contact you today.

From: Justice, James [mailto:justice.james@epa.gov]
Sent: 25. juli 2014 08:32
To: Dee Cochran
Cc: McAnaney, Sheila; ilana.saltzbart@kirkland.com; Joseph Swearman
Subject: Summary of USEPA and Statoil Call 7-24-14

Good Morning Mr. Cochran,

Thank you for the opportunity to speak with you yesterday evening. I summarized our discussion below as it pertains to activities on the Eisenbarth Pad for the near future in regards to USEPA oversight. If there are any questions or concerns please let me know.

It is my understanding these will be the only activities taking place until plans are prepared and approved for the removal of the equipment from the Well Pad. As such USEPA is considering reducing oversight for a limited time as activities at the Site have been reduced to a "maintenance" routine involving collection of water from sumps and observations. As such USEPA is requesting the following if oversight is scaled back:

- 1) Daily summary via email of all activities conducted that day.
- 2) Immediate notification of myself via phone of any changes in site conditions, including but not limited to: increases in discharge volumes, changes in color/odor, etc., any new discharges from the well pad are discovered, failure of any containment measures currently used on Site, etc.
- 3) 1 day prior notice of any intermediate non-emergency activities on the well pad other than the routine collection of water from sumps so that USEPA would have the opportunity to provide oversight if needed.
- 4) 1 day notice before any sampling event. However if an emergency occurs such as a loss of containment, it is understood that 1 day notice would not be possible.
- 5) Provide an anticipated date for commencement of salvage activities or other any other long term daily operations in order to plan for daily oversight.

Once salvage activities begin on the Site USEPA will be providing daily oversight.

Please let me know if this is agreeable and/or if you have any questions or concerns.

Thank you,

JJ Justice
On-Scene Coordinator
U.S. EPA Region 5
Emergency Response Branch
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Westlake, OH 44145
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Thank you